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U.S District Court Clerk 450 Golden Gate ave San Francisco, C1 94102

FEB 1 9 2008

RICHARD W. WIEKING CLERK U.S. DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA

RE: Update, CV07-06294 WIRECEIVED

Greetings,

FEB 1 9 2008

RICHARD W. WIEKING
CLERK, U.S. DISTRICT COURT
ORTHERN DISTRICT OF CALIFORNIA

I now know that my deprivation of due Process and equal protection under Constitution Amendant 14 has been violated due to a conflict of interest with in San Mateo County rather then any legitimate interest for the State of California. Due process requirements of law are not for the sole benefit of an accused they are the best insurance for the government itself againts blunders that leave lasting stains on a system of justice. Sokol V Public Utilities Commission. (1966) 65 Cal 2d 381, 58 Cal Rpt 17, 426 12d 167. Turthermore, Substantive due process prevents gavernmental. power from being used for purposes of oppression, or abuse of government power that shocks the conscience, or action that is legally irrational in that it is not sufficiently keyed to any legitimate state interest.

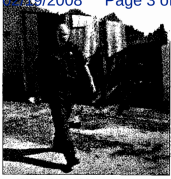
I have provided an article from the San Mateo County times for federal judges to draw their Own Conclussions. In my case, a condition of

CV07-06294 WHA

Confinement which impinges upon a fundamental interest must be justified under both State and Federal Constitutions by compelling governmental interest which cannot be satisfied by 1ess intrusive means, and now San Mate County law practices are subjected to strict scrutiny on review.

regards,

Jaine F. Guzman



SAN MATEO COUNTY Deputy
Sheriff Richard Broocker
walks through a detention
camp in La Honda.

Funding for new jail still uncertain

■ Supervisors discuss reopening old facilities as interim measure

By Shaun Bishop

MEDIANEWS STAFF

REDWOOD CITY — They lon't know how to pay for a new jail, but San Mateo County supervisors indicated Tuesday they probably won't ask the state for any help.

Although county officials originally thought Assembly Bill 900 — state legislation authorizing jail construction funds — could kick in \$100 million for the new 500-bed jail, supervisors said they are uncomfortable with "strings" that would be attached to the funds.

For one thing, the state would still own the jail, even if the county runs it. Supervisors worried the state could take back the building at some point, displacing county inmates.

"They're leading us down a path I don't think this county wants to go on," said Supervisor Adrienne Tissier.

Meanwhile, the Board of Supervisors agreed to consider a plan by Sheriff Greg Munks to refurbish and reopen two old jails that would temporarily house prisoners while a new

Please see JAIL, News 5

